NA DO 120 (Rec. 299)

TO Mail Stop 8 REPORT ON THE FILING OR BETERMINATIO

P.O. Box 1450 Alexandria, VA 22313-1450 FILING OR BETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 On information and belief, Plaintiff has not directly or indirectly infringed any valid and enforceable claims of the '736 patent, either literally or under the doctrine of equivalents.

 A judicial declaration of non-infringement of the '736 patent is necessary and appropriate in order to resolve this controversy.

EIGHTH COUNT

(Declaratory Judgment of Invalidity of the '736 Patent)

- 64. The allegations contained in paragraphs 1 through 63 are incorporated by reference
 as if fully set herein.
 - 65. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '736 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.

 On information and belief, the '736 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §8 101, 102, 103, and/or 112.

 A judicial declaration of invalidity of the '736 patent is necessary and appropriate in order to resolve this controversy.

NINTH COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '736 Patent)

- 25 68. The allegations contained in paragraphs 1 through 67 are incorporated by reference as if fully set herein.
 - IV claims to be the owner and assignee of all rights, title, and interest in and under the '736 patent.

- On information and belief, IV has not shown that it has the right to bring an action to enforce the '736 patent.
 Under all the circumstances in this dispute, IV has, at a minimum, created a
- 71. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the "756 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. 8 2201.
- A judicial declaration that IV lacks standing to enforce the '736 patent is necessary and appropriate in order to resolve this controversy.

TENTH COUNT

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(Declaratory Judgment of Non-Infringement of the '165 Patent)

- The allegations contained in paragraphs 1 through 72 are incorporated by reference as if fully set herein.
- IV claims to be the owner and assignee of all rights, title, and interest in and under the '165 patent.
- 75. IV has accused Plaintiff of infringing the '165 patent through its manufacture, sale, use, and/or importation of certain integrated circuits, and has asserted that Plaintiff must take a license to the '165 patent to lawfully continue the manufacture, sale, use, and/or importation of these integrated circuits.
- 76. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these integrated circuits without a license to the '165 patent.
 - 77. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the non-infringement of the 165 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- 78. On information and belief, Plaintiff has not directly or indirectly infringed any valid and enforceable claims of the '165 patent, either literally or under the doctrine of equivalents.

 A judicial declaration of non-infringement of the '165 patent is necessary and appropriate in order to resolve this controversy.

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ELEVENTH COUNT

(Declaratory Judgment of Invalidity of the '165 Patent)

- The allegations contained in paragraphs 1 through 79 are incorporated by reference as if fully set herein.
- 8.1. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '165 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- On information and belief, the '165 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation. 35 U.S.C. 88 101. 102. 103. and/or 112.
- 83. A judicial declaration of invalidity of the '165 patent is necessary and appropriate in order to resolve this controversy.

TWELFTH COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '165 Patent)

- 84. The allegations contained in paragraphs 1 through 83 are incorporated by reference as if fully set herein.
- 85. IV claims to be the owner and assignee of all rights, title, and interest in and under the '165 patent.
- 86. On information and belief, IV has not shown that it has the right to bring an action to enforce the '165 patent.
 - 87. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the '165 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meanine of 28 U.S.C. \$2201.

A judicial declaration that IV lacks standing to enforce the '165 patent is necessary

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as if fully set herein.

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 Upon information and belief, the '527 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.

 A judicial declaration of invalidity of the '527 patent is necessary and appropriate in order to resolve this controversy.

FIFTEENTH COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '527 Patent)

- 100. The allegations contained in paragraphs 1 through 99 are incorporated by reference as if fully set herein.
- 101. IV claims to be the owner and assignee of all rights, title, and interest in and under the '527 patent.
- 102. On information and belief, IV has not shown that it has the right to bring an action to enforce the '527 patent.
- 103. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the '527 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. 8 2201.
- 104. A judicial declaration that IV lacks standing to enforce the '527 patent is necessary and appropriate in order to resolve this controversy.

SIXTEENTH COUNT

(Declaratory Judgment of Non-Infringement of the '087 Patent)

105. The allegations contained in paragraphs 1 through 104 are incorporated by reference as if fully set herein.

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- 107. IV has accused Plaintiff of infringing the '087 patent through its manufacture, sale, use, and/or importation of certain integrated circuits, and has asserted that Plaintiff must take a license to the '087 patent to lawfully continue the manufacture, sale, use, and/or importation of these integrated circuits.
- 108. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these integrated circuits without a license to the '087 patent.
- 109. Under all the circumstances in this dispute, IV has, at a minimum, created a
 substantial, immediate, and real controversy between the parties as to the non-infringement of the
 12 '087 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV
 within the meaning of 28 U.S.C. § 2201.
 - 110. Upon information and belief, Plaintiff has not directly or indirectly infringed any valid and enforceable claims of the '087 patent, either literally or under the doctrine of equivalents.
 - 111. A judicial declaration of non-infringement of the '087 patent is necessary and appropriate in order to resolve this controversy.

SEVENTEENTH COUNT

(Declaratory Judgment of Invalidity of the '087 Patent)

- 112. The allegations contained in paragraphs 1 through 111 are incorporated by reference as if fully set herein.
- 113. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '087 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.

115. A judicial declaration of invalidity of the '087 patent is necessary and appropriate in order to resolve this controversy.

EIGHTEENTH COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '087 Patent)

116. The allegations contained in paragraphs 1 through 115 are incorporated by reference as if fully set herein.

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- 10 117. IV claims to be the owner and assignee of all rights, title, and interest in and under the '087 patent.
 - 2 118. On information and belief, IV has not shown that it has the right to bring an action 3 to enforce the '087 patent.
- 119. Under all the circumstances in this dispute, IV has, at a minimum, created a

 substantial, immediate, and real controversy between the parties as to whether IV has standing to

 enforce the '087 patent. A valid and justiciable controversy has arisen and exists between

 Plaintfilf and IV within the meaning of 28 U.S.C. 8 2201.
 - 120. A judicial declaration that IV lacks standing to enforce the '087 patent is necessary and appropriate in order to resolve this controversy.

NINETEENTH COUNT

(Declaratory Judgment of Non-Infringement of the '646 Patent)

- 121. The allegations contained in paragraphs 1 through 120 are incorporated by reference as if fully set herein.
- 122. IV claims to be the owner and assignee of all rights, title, and interest in and under the '646 patent.
- 123. IV has accused Plaintiff of infringing the '646 patent through its manufacture, sale, use, and/or importation of certain software products, and has asserted that Plaintiff must take a

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- 124. Plaintiff has informed IV that Plaintiff contends that it has the right to be engaged in the manufacture, sale, use, and/or importation of these software products without a license to the '646 patent.
- 125. Under all the circumstances in this dispute, IV has, at a minimum, created a
 substantial, immediate, and real controversy between the parties as to the non-infringement of the
 '646 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV
 within the meaning of 28 U.S.C. 8 2201.
 - 126. Upon information and belief, Plaintiff has not directly or indirectly infringed any valid and enforceable claims of the '646 patent, either literally or under the doctrine of equivalents.
 - 127. A judicial declaration of non-infringement of the '646 patent is necessary and appropriate in order to resolve this controversy.

TWENTIETH COUNT

(Declaratory Judgment of Invalidity of the '646 Patent)

- 128. The allegations contained in paragraphs 1 through 127 are incorporated by reference as if fully set herein.
 - 129. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '646 pattern. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- 130. Upon information and belief, the '646 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.
 - A judicial declaration of invalidity of the '646 patent is necessary and appropriate in order to resolve this controversy.

TWENTY-FIRST COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '646 Patent)

132. The allegations contained in paragraphs 1 through 131 are incorporated by reference as if fully set herein.

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- 133. IV claims to be the owner and assignee of all rights, title, and interest in and under the '646 patent.
- 134. On information and belief, IV has not shown that it has the right to bring an action to enforce the '646 natent.
- 135. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the '646 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. S 2201.
- 136. A judicial declaration that IV lacks standing to enforce the '646 patent is necessary and appropriate in order to resolve this controversy.

TWENTY-SECOND COUNT

(Declaratory Judgment of Non-Infringement of the '331 Patent)

- 17 137. The allegations contained in paragraphs 1 through 136 are incorporated by reference as if fully set herein.
 - 138. IV claims to be the owner and assignee of all rights, title, and interest in and under the '331 patent.
 - 139. IV has accused Plaintiff of infringing the '331 patent through its manufacture, sale, use, and/or importation of certain hardware products and/or integrated circuits, and has asserted that Plaintiff must take a license to the '331 patent to lawfully continue the manufacture, sale, use, and/or importation of the accused integrated circuits.
 - 140. Plaintiff has informed IV that Plaintiff contends it has the right to engage in the manufacture, sale, use, and/or importation of these hardware products and/or integrated circuits without a license to the '331 patent.

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142. On information and belief, Plaintiff has not directly or indirectly infringed any valid and enforceable claims of the '331 patent, either literally or under the doctrine of equivalents.

143. A judicial declaration of non-infringement of the '331 patent is necessary and appropriate in order to resolve this controversy.

TWENTY-THIRD COUNT

(Declaratory Judgment of Invalidity of the '331 Patent)

144. The allegations contained in paragraphs 1 through 143 are incorporated by reference as if fully set herein.

145. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '331 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. \$2201.

146. On information and belief, the '331 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.

147. A judicial declaration of invalidity of the '331 patent is necessary and appropriate in order to resolve this controversy.

TWENTY-FOURTH COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '331 Patent)

- 148. The allegations contained in paragraphs 1 through 147 are incorporated by reference as if fully set herein.
- 149. IV claims to be the owner and assignee of all rights, title, and interest in and under the '331 patent.

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FEB 1 4 2011

Attorneys for Plaintiff, Xilinx, Inc.

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

COMPLAINT FOR DECLARATORY JUDGMENT OF PATENT NON-INFRINGEMENT AND INVALIDITY

DEMAND FOR JURY TRIAL

XILINX, INC.,

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Plaintiff.

INVENTION INVESTMENT FUND I LP. 16 INVENTION INVESTMENT FUND ILLIC. INTELLECTUAL VENTURES LLC. 17 INTELLECTUAL VENTURES MANAGEMENT LLC, 18 INTELLECTUAL VENTURES I LLC. INTELLECTUAL VENTURES II LLC. 19

Defendants

Xilinx, Inc. ("Xilinx" or "Plaintiff"), by and through its undersigned counsel, complains

against Invention Investment Fund I LP, Invention Investment Fund II LLC, Intellectual Ventures LLC, Intellectual Ventures Management LLC, Intellectual Ventures | LLC, Intellectual Ventures

ILLLC as follows:

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150. On information and belief, IV has not shown that it has the right to bring an action to enforce the '331 patent.

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- 151. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the '331 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- 152. A judicial declaration that IV lacks standing to enforce the '331 patent is necessary and appropriate in order to resolve this controversy.

TWENTY-FIFTH COUNT

(Declaratory Judgment of Non-Infringement of the '415 Patent)

- 153. The allegations contained in paragraphs 1 through 152 are incorporated by reference as if fully set herein.
- 154. IV claims to be the owner and assignee of all rights, title, and interest in and under the '415 patent.
 - 155. IV has accused Plaintiff of infringing the '415 patent through its manufacture, sale, use, and/or importation of certain integrated circuits, and has asserted that Plaintiff must take a license to the '415 patent to lawfully continue the manufacture, sale, use, and/or importation of these integrated circuits.
 - 156. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these integrated circuits without a license to the '415 patent.
- 157. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the non-infringement of the '415 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.

158. On information and belief, Plaintiff has not directly or indirectly infiringed any
valid and enforceable claims of the '415 patent, either literally or under the doctrine of
cquivalents.

appropriate in order to resolve this controversy.

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TWENTY-SIXTH COUNT

(Declaratory Judgment of Invalidity of the '415 Patent)

- 160. The allegations contained in paragraphs 1 through 159 are incorporated by reference as if fully set herein.
- 161. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '415 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- 162. On information and belief, the '415 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.
- 163. A judicial declaration of invalidity of the '415 patent is necessary and appropriate in order to resolve this controversy.

TWENTY-SEVENTH COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '415 Patent)

- 164. The allegations contained in paragraphs 1 through 163 are incorporated by reference as if fully set herein.
- 165. IV claims to be the owner and assignee of all rights, title, and interest in and under
 the '415 patent.
- 25 166. On information and belief, IV has not shown that it has the right to bring an action to enforce the '415 patent.
 - 167. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to

enforce the '415 patent. A valid and justiciable controversy has arisen and exists between
Plaintiff and IV within the meaning of 28 U.S.C. § 2201.

168. A judicial declaration that IV lacks standing to enforce the '415 patent is necessary

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168. A judicial declaration that IV lacks standing to enforce the '415 patent is necessal and appropriate in order to resolve this controversy.

TWENTY-EIGHTH COUNT

(Declaratory Judgment of Non-Infringement of the '865 Patent)

- 7 169. The allegations contained in paragraphs 1 through 168 are incorporated by
 8 reference as if fully set herein.
 - 170. IV claims to be the owner and assignee of all rights, title, and interest in and under the '865 patent.
 - 171. IV has accused Plaintiff of infringing the '865 patent through its manufacture, sale, use, and/or importation of certain integrated circuits, and has asserted that Plaintiff must take a ticense to the '865 patent to lawfully continue the manufacture, sale, use, and/or importation of these integrated circuits.
 - 172. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these integrated circuits without a license to the '865 patent.
 - 173. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the non-infringement of the '865 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
 - 174. On information and belief, Plaintiff has not directly or indirectly infringed any valid and enforceable claims of the '865 patent, either literally or under the doctrine of equivalents.
 - 175. A judicial declaration of non-infringement of the '865 patent is necessary and appropriate in order to resolve this controversy.

TWENTY-NINTH COUNT

(Declaratory Judgment of Invalidity of the '865 Patent)

176. The allegations contained in paragraphs 1 through 175 are incorporated by reference as if fully set herein.

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- 177. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '865 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- 9 178. On information and belief, the '865 patent is invalid because of its failure to
 10 comply with one or more of the requirements of the patent laws of the United States, including,
 11 without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.
 - 179. A judicial declaration of invalidity of the '865 patent is necessary and appropriate in order to resolve this controversy.

THIRTIETH COUNT

(Declaratory Judgment of Non-Infringement of the '001 Patent)

- 180. The allegations contained in paragraphs 1 through 179 are incorporated by reference as if fully set herein.
- 181. IV claims to be the owner and assignee of all rights, title, and interest in and under the '001 patent.
- 182. IV has accused Plaintiff of infringing the '001 patent through its manufacture, sale, use, and/or importation of certain software products, and has asserted that Plaintiff must take a license to the '001 patent to lawfully continue the manufacture, sale, use, and/or importation of these software products.
 - 183. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these software products without a license to the '001 patent.
- 184. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the non-infringement of the

'001 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201. 3 185. On information and belief, Plaintiff has not directly or indirectly infringed any 4 valid and enforceable claims of the '001 patent, either literally or under the doctrine of equivalents. 186 A judicial declaration of non-infringement of the '001 natent is necessary and appropriate in order to resolve this controversy. THIRTY-FIRST COUNT

(Declaratory Judgment of Invalidity of the '001 Patent)

187. The allegations contained in paragraphs 1 through 186 are incorporated by reference as if fully set herein.

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- Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '001 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
 - 189. On information and belief, the '001 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.
 - 190. A judicial declaration of invalidity of the '001 patent is necessary and appropriate in order to resolve this controversy.

THIRTY-SECOND COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '001 Patent)

- 23 191. The allegations contained in paragraphs 1 through 190 are incorporated by 24 reference as if fully set herein.
 - 192. IV claims to be the owner and assignee of all rights, title, and interest in and under the '001 patent.
 - 193. On information and belief, IV has not shown that it has the right to bring an action to enforce the '001 natent.

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195. A judicial declaration that IV lacks standing to enforce the '001 patent is necessary and appropriate in order to resolve this controversy.

THIRTY-THIRD COUNT

(Declaratory Judgment of Non-Infringement of the '350 Patent)

- 196. The allegations contained in paragraphs 1 through 195 are incorporated by reference as if fully set herein.
- 197. IV claims to be the owner and assignee of all rights, title, and interest in and under the '350 patent.
- 13 198. IV has accused Plaintiff of infringing the '350 patent through its manufacture, sale, use, and/or importation of certain integrated circuits, and has asserted that Plaintiff must take a license to the '350 patent to lawfully continue the manufacture, sale, use, and/or importation of these integrated circuits.
- 17 199. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these integrated circuits without a license to the 3 230 patent.
 - 200. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the non-infringement of the 350 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
 - 201. Upon information and belief, Plaintiff has not directly or indirectly infringed any valid and enforceable claims of the '350 patent, either literally or under the doctrine of equivalents.
 - 202. A judicial declaration of non-infringement of the '350 patent is necessary and appropriate in order to resolve this controversy.

THIRTY-FOURTH COUNT

(Declaratory Judgment of Invalidity of the '350 Patent)

 The allegations contained in paragraphs 1 through 202 are incorporated by reference as if fully set herein.

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- 204. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '350 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
 - 205. Upon information and belief, the '350 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.
 - 206. A judicial declaration of invalidity of the '350 patent is necessary and appropriate in order to resolve this controversy.

THIRTY-FIFTH COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '350 Patent)

- 207. The allegations contained in paragraphs 1 through 206 are incorporated by
 reference as if fully set herein.
- 18 208. IV claims to be the owner and assignee of all rights, title, and interest in and under the '350 patent.
 - 209. On information and belief, IV has not shown that it has the right to bring an action to enforce the '350 patent.
 - 210. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the '350 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
 - 211. A judicial declaration that IV lacks standing to enforce the '350 patent is necessary and appropriate in order to resolve this controversy.

THIRTY-SIXTH COUNT

(Declaratory Judgment of Non-Infringement of the '497 Patent)

212. The allegations contained in paragraphs 1 through 211 are incorporated by reference as if fully set herein.

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- 213. 1V claims to be the owner and assignee of all rights, title, and interest in and under the '497 natent.
- 214. IV has accused Plaintiff of infringing the '497 patent through its manufacture, sale. 8 use, and/or importation of certain software products, and has asserted that Plaintiff must take a license to the '497 patent to lawfully continue the manufacture, sale, use, and/or importation of these software products.
 - 215. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these software products without a license to the '497 natent.
- 14 Under all the circumstances in this dispute, 1V has, at a minimum, created a 15 substantial, immediate, and real controversy between the parties as to the non-infringement of the 16 '497 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- 217. On information and belief, Plaintiff has not directly or indirectly infringed any 18 19 valid and enforceable claims of the '497 patent, either literally or under the doctrine of equivalents. 20
 - 218. A judicial declaration of non-infringement of the '497 patent is necessary and appropriate in order to resolve this controversy.

THIRTY-SEVENTH COUNT

(Declaratory Judgment of Invalidity of the '497 Patent)

- The allegations contained in paragraphs 1 through 218 are incorporated by reference as if fully set herein.
- 220. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '497

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without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.
222. A judicial declaration of invalidity of the '497 patent is necessary and appropriate in order to resolve this controversy.

THIRTY-EIGHTH COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '497 Patent)

- 223. The allegations contained in paragraphs 1 through 222 are incorporated by reference as if fully set herein.
- 12 224. IV claims to be the owner and assignee of all rights, title, and interest in and under 13 the '497 patent.
 - 225. On information and belief, IV has not shown that it has the right to bring an action to enforce the '497 patent.
 - 226. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the '497 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. S. 2201.
 - 227. A judicial declaration that IV lacks standing to enforce the '497 patent is necessary and appropriate in order to resolve this controversy.

THIRTY-NINTH COUNT

- (Declaratory Judgment of Non-Infringement of the '669 Patent)
- 228. The allegations contained in paragraphs 1 through 227 are incorporated by reference as if fully set herein.
- 229. IV claims to be the owner and assignee of all rights, title, and interest in and under the '669 patent.

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231. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these integrated circuits without a license to the '669 patent.

232. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the non-infringement of the '669 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV widthin the meaning of 28 U.S.C. § 2201.
233. On information and belief, Plaintiff has not directly or indirectly infrinced any

valid and enforceable claims of the '669 patent, either literally or under the doctrine of equivalents.

234. A judicial declaration of non-infringement of the '669 patent is necessary and appropriate in order to resolve this controversy.

FORTIETH COUNT

(Declaratory Judgment of Invalidity of the '669 Patent)

- 235. The allegations contained in paragraphs 1 through 234 are incorporated by reference as if fully set herein.
- 236. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '669' patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- 237. On information and belief, the '669 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.

NATURE OF THE ACTION

 This is an action for declaratory judgment of patent non-infringement, invalidity, and unenforceability arising under the patent laws of the United States, Title 35 of the United States Code.

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THE PARTIES

- 2. Plaintiff, Xilinx, is a Delaware corporation with its principal place of business at 2100 Logic Drive, San Jose, California 95124. Xilinx is engaged in the business of designing, developing, and marketing complete programmable logic solutions, including advanced integrated circuits, software design tools, predefined system functions delivered as intellectual property cores, design services, customer training, field engineering, and customer support.
- a. On information and belief, Defendants, Invention Investment Fund I LP, is a Delaware limited partnership, and Invention Investment Fund I LLC, Intellectual Ventures LLC, Intellectual Ventures II LLC, and are Delaware limited liability companies each with their principal place of business 3150 139th Avenue SE, Building 4, Bellevue, Washington 98005.
- 4. On information and belief, each of the Defendants is in the business of acquiring and licensing patients and patient portfolios. Upon information and belief, each of the Defendants is otherwise subject to the jurisdiction of this Court. Throughout this complaint, the defendants are collectively referred to as "IV".

JURISDICTION AND VENUE

- This action arises under the Declaratory Judgment Act, 28 U.S.C. §§ 2201 et seq., under the patent laws of the United States, Title 35 of the United States Code. This Court has subject-matter jurisdiction pursuant to 28 U.S.C. §§ 1331, 1338, 1367, 2201, and 2202.
- This Court has personal jurisdiction over Defendants by virtue of their sufficient minimum contacts with this forum as a result of the business they conduct within the State of California and within the Northern District of California.
 - Venue is proper in this district pursuant to 28 U.S.C. §§ 1391(b)-(c) and 1400(b).

238. A judicial declaration of invalidity of the '669 patent is necessary and appropriate in order to resolve this controversy.

FORTY-FIRST COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '669 Patent)

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- The allegations contained in paragraphs 1 through 238 are incorporated by reference as if fully set herein.
- 240. IV claims to be the owner and assignee of all rights, title, and interest in and under the '669 patent.
- 241. On information and belief, IV has not shown that it has the right to bring an action to enforce the '669 patent.
- 242. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the '669 patent. A valid and justiciable controversy has arisen and exists between 14 Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
 - 243. A judicial declaration that IV lacks standing to enforce the '669 patent is necessary and appropriate in order to resolve this controversy.

FORTY-SECOND COUNT

- (Declaratory Judgment of Non-Infringement of the '301 Patent)
- The allegations contained in paragraphs 1 through 243 are incorporated by reference as if fully set herein.
- 245. IV claims to be the owner and assignee of all rights, title, and interest in and under the '301 patent.
- 246. IV has accused Plaintiff of infringing the '301 patent through its manufacture, sale, use, and/or importation of certain integrated circuits, and has asserted that Plaintiff must take a license to the '301 patent to lawfully continue the manufacture, sale, use, and/or importation of these integrated circuits.

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26 27 28 248. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the non-infringement of the '301 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.

249. On information and belief, Plaintiff has not directly or indirectly infringed any valid and enforceable claims of the '301 patent, either literally or under the doctrine of equivalents.

250. A judicial declaration of non-infringement of the '301 patent is necessary and appropriate in order to resolve this controversy.

FORTY-THIRD COUNT

(Declaratory Judgment of Invalidity of the '301 Patent) The allegations contained in paragraphs 1 through 250 are incorporated by

- reference as if fully set herein.

 252. Under all the circumstances in this dispute, IV has, at a minimum, created a
- substantial, immediate, and real controversy between the parties as to the invalidity of the '301 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
 - 253. On information and belief, the '301 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.
 - 254. A judicial declaration of invalidity of the '301 patent is necessary and appropriate in order to resolve this controversy.

FORTY-FOURTH COUNT

(Declaratory Judgment of Non-Infringement of the '061 Patent)

255. The allegations contained in paragraphs 1 through 254 are incorporated by reference as if fully set herein.

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- 256. IV claims to be the owner and assignee of all rights, title, and interest in and under the '061 patent.
- 257. IV has accused Plaintiff of infringing the '061 patent through its manufacture, sale, use, and/or importation of certain integrated circuits, and has asserted that Plaintiff must take a license to the '061 patent to lawfully continue the manufacture, sale, use, and/or importation of these integrated circuits.
- 11 258. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in 12 the manufacture, sale, use, and/or importation of these integrated circuits without a license to the 13 '061 patent.
 - 259. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the non-infringement of the Ool patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- 18 260. On information and belief, Plaintiff has not directly or indirectly infringed any valid and enforceable claims of the '061 patent, either literally or under the doctrine of equivalents.
 - 261. A judicial declaration of non-infringement of the '061 patent is necessary and appropriate in order to resolve this controversy.

FORTY-FIFTH COUNT

(Declaratory Judgment of Invalidity of the '061 Patent)

- 262. The allegations contained in paragraphs 1 through 261 are incorporated by reference as if fully set herein.
 - 263. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '061

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comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.

265. A judicial declaration of invalidity of the '061 patent is necessary and appropriate in order to resolve this controversy.

FORTY-SIXTH COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '061 Patent)

- 266. The allegations contained in paragraphs 1 through 265 are incorporated by reference as if fully set herein.
- 267. IV claims to be the owner and assignee of all rights, title, and interest in and under the '061 patent.
 - 268. On information and belief, IV has not shown that it has the right to bring an action to enforce the '061 patent.
 - 269. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the '06I patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
 - 270. A judicial declaration that IV lacks standing to enforce the '061 patent is necessary and appropriate in order to resolve this controversy.

PRAYER FOR RELIEF

- WHEREFORE, Plaintiff requests that the Court enter judgment in its favor and against Invention Investment Fund I LP, Invention Investment Fund II LLC, Intellectual Ventures LLC, Intellectual Ventures Management LLC, Intellectual Ventures I LLC, and Intellectual Ventures II LLC, and requests the following relief:
 - (A) An adjudication that the '251, '325, '736, '165, '527, '087, '646, '331, '415, '865, '001, '350, '497, '669, '301, and '061 patents (collectively, the

"Asserted Patents") are not infringed by Plaintiff's importation, use, offer for sale, and/or sale in the United States of the Accused Products;

- (B) An adjudication that the Asserted Patents are invalid;
- (C) An adjudication that IV does not have the right to bring an action to enforce the '251, '325, '736, '165, '527, '087, '646, '331, '415, '001, '350, '497, '669, and '061 patents:
- (D) An adjudication in favor of Plaintiff on each of Plaintiff's claims;
- (E) An adjudication that this is an exceptional case, and an award of Plaintiff's costs and attorneys' fees by Defendant pursuant to 35 U.S.C. § 285 or otherwise: and
 - Such other relief as this Court deems just and proper.

DEMAND FOR JURY TRIAL

Pursuant to Federal Rule of Civil Procedure 38(b) and Northern District of California Local Rule 3-6(a), Plaintiff respectfully requests a jury trial on all issues triable thereby.

Date: February 14, 2011 Respectfully submitted,

JONES DAY

By: Behrooz Shariati

Attorneys for Xilinx, Inc.

INTRADISTRICT ASSIGNMENT

- For purposes of intradistrict assignment pursuant to Civil Local Rules 3-2(e) and
 3-5(b), this Intellectual Property Action is to be assigned on a district-wide basis.
- THE PATENTS-IN-SUIT

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- The United States Patent and Trademark Office (the "USPTO") issued United States Patent No. 5,524,251 ("the "251 patent"), entitled "Microcomputer having ALU Performing Min and Max Operations," on June 4, 1996
- 10. The USPTO issued United States Patent No. 5,687,325 ("the '325 patent"),
 entitled "Application Specific Field Programmable Gate Array," on November 11, 1997. On
 December 8, 2010, Intellectual Ventures II, LLC alleged infringement of the '325 patent by
 Altera Corporation, Microsemi Corporation, and Lattice Semiconductor Corporation in case 1:10ev-01065 filed in the District of Delaware.
 - The USPTO issued United States Patent No. 5,751,736 ("the '736 patent"), entitled "Testable Electronic System." on May 12, 1998.
 - The USPTO issued United States Patent No. 5,887,165 ("the '165 patent"), entitled "Dynamically Reconfigurable Hardware System for Real-time Control of Processes," on March 23, 1999.
 - The USPTO issued United States Patent No. 6,252,527 ("the '527 patent"), entitled "Interface Unit for Serial-to-Parallel Conversion and/or Parallel-to-Serial Conversion," on June 26, 2001.
 - 14. The USPTO issued United States Patent No. 6,260,087 ("the "087 patent"), entitled "Embedded Configurable Logic ASIC," on July 10, 2001 On December 8, 2010, Intellectual Ventures II, LLC alleged infringement of the "325 patent by Altera Corporation, Microsemi Corporation, and Lattice Semiconductor Corporation in case 1:10-cv-01065 filed in the District of Deloware
 - The USPTO issued United States Patent No. 6,272,646 ("the '646 patent"), entitled "Programmable Logic Device Having an Integrated Phase Lock Loop," on August 7, 2001. On December 8, 2010, Intellectual Ventures II, LLC alleged infringement of the '325

17. The USPTO issued United States Patent No. 6,408,415 ("the '415 patent"), entitled "Test Mode Setup Circuit for Microcontroller Unit," on June 18, 2002.

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18. The USPTO issued United States Patent No. 6,687,865 ("the '865 patent"),
 entitled "On-Chip Service Processor for Test and Debug of Integrated Circuits," on February 3,
 2004.

9 2004.
10 19. The USPTO issued United States Patent No. 6,698,001 ("the '001 patent"),

11 entitled "Method for Generating Register Transfer Level Code," on February 24, 2004.

12 20. The USPTO issued United States Patent No. 6,747,350 ("the '350 patent"),

13 entitled "Flip Chip Package Structure." on June 8, 2004.

 The USPTO issued United States Patent No. 6,768,497 ("the '497 patent"), entitled "Elastic Presentation Space," on July 27, 2004.

22. The USPTO issued United States Patent No. 6,993,669 ("the '669 patent"), entitled "Low Power Clocking Systems and Methods," on January 31, 2006. On December 8, 2010, Intellectual Ventures 1, LLC alleged infringement of the '325 patent by Altera Corporation and Lattice Semiconductor Corporation in case 1:10-ev-01065 filed in the District of Delaware.

 The USPTO issued United States Patent No. 7,080,301 ("the '301 patent"), entitled "On-Chip Service Processor," on July 18, 2006.

 The USPTO issued United States Patent No. 7,100,061 ("the '061 patent"), entitled "Adaptive Power Control," on August 29, 2006.

FIRST COUNT

(Declaratory Judgment of Non-Infringement of the '251 Patent)

 The allegations contained in paragraphs 1 through 24 are incorporated by reference as if fully set herein.

- 26 IV claims to be the owner and assignee of all rights, title, and interest in and under the '251 patent.
- IV has accused Plaintiff of infringing the '251 patent through its manufacture, sale. use, and/or importation of certain integrated circuits, and has asserted that Plaintiff must take a license to the '251 patent to lawfully continue the manufacture, sale, use, and/or importation of these integrated circuits.

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- Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these integrated circuits without a license to the '251 patent.
- 10 29. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the non-infringement of the '251 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.

On information and belief. Plaintiff has not directly or indirectly infringed any

- valid and enforceable claims of the '251 patent, either literally or under the doctrine of equivalents.
- 31 A judicial declaration of non-infringement of the '251 patent is necessary and appropriate in order to resolve this controversy.

SECOND COUNT

(Declaratory Judgment of Invalidity of the '251 Patent)

- 32. The allegations contained in paragraphs 1 through 31 are incorporated by reference as if fully set herein.
- Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '251 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.

34. On information and belief, the '251 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.

4 35. A judicial declaration of invalidity of the '251 patent is necessary and appropriate

THIRD COUNT

in order to resolve this controversy.

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(Declaratory Judgment of Lack of Standing to Enforce the '251 Patent)

- The allegations contained in paragraphs 1 through 35 are incorporated by reference as if fully set herein.
- 37. IV claims to be the owner and assignce of all rights, title, and interest in and under
 the '251 patent.
 - On information and belief, IV has not shown that it has the right to bring an action to enforce the '251 patent.
 - 39. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the '251 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
 - A judicial declaration that IV lacks standing to enforce the '251 patent is necessary
 and appropriate in order to resolve this controversy.

FOURTH COUNT

(Declaratory Judgment of Non-Infringement of the '325 Patent)

- The allegations contained in paragraphs 1 through 40 are incorporated by reference as if fully set herein.
- IV claims to be the owner and assignee of all rights, title, and interest in and under the '325 patent.
- IV has accused Plaintiff of infringing the '325 patent through its manufacture, sale, use, and/or importation of certain integrated circuits, and has asserted that Plaintiff must take a

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- 44. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these integrated circuits without a license to the '325 natent.
- 45. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the non-infringement of the '225 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- Upon information and belief, Plaintiff has not directly or indirectly infringed any valid and enforceable claims of the '325 patent, either literally or under the doctrine of equivalents.
- 47. A judicial declaration of non-infringement of the '325 patent is necessary and
 appropriate in order to resolve this controversy.

FIFTH COUNT

(Declaratory Judgment of Invalidity of the '325 Patent)

- 48. The allegations contained in paragraphs 1 through 47 are incorporated by reference as if fully set herein.
 - 49. Under all the circumstances in this dispute, IV has, at a minimum, created a substantial, immediate, and real controversy between the parties as to the invalidity of the '325 patter. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
- Upon information and belief, the '325 patent is invalid because of its failure to comply with one or more of the requirements of the patent laws of the United States, including, without limitation, 35 U.S.C. §§ 101, 102, 103, and/or 112.
 - A judicial declaration of invalidity of the '325 patent is necessary and appropriate in order to resolve this controversy.

SIXTH COUNT

(Declaratory Judgment of Lack of Standing to Enforce the '325 Patent)

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- 52 The allegations contained in paragraphs 1 through 51 are incorporated by reference as if fully set berein.
- 53 1V claims to be the owner and assignee of all rights, title, and interest in and under the '325 patent.
- On information and belief, IV has not shown that it has the right to bring an action to enforce the '325 natent.
- Under all the circumstances in this dispute, IV has, at a minimum, created a 10 substantial, immediate, and real controversy between the parties as to whether IV has standing to enforce the '325 patent. A valid and justiciable controversy has arisen and exists between Plaintiff and IV within the meaning of 28 U.S.C. § 2201.
 - A judicial declaration that IV lacks standing to enforce the '325 patent is necessary and appropriate in order to resolve this controversy.

SEVENTH COUNT

(Declaratory Judgment of Non-Infringement of the '736 Patent)

- 57. The allegations contained in paragraphs 1 through 56 are incorporated by reference as if fully set herein.
 - 58 IV claims to be the owner and assignee of all rights, title, and interest in and under the '736 patent.
- IV has accused Plaintiff of infringing the '736 patent through its manufacture, sale, use, and/or importation of certain integrated circuits, and has asserted that Plaintiff must take a license to the '736 patent to lawfully continue the manufacture, sale, use, and/or importation of these integrated circuits.
- 60. Plaintiff has informed IV that Plaintiff contends that it has the right to engage in the manufacture, sale, use, and/or importation of these integrated circuits without a license to the '736 patent.